STATISTICAL INFORMATION ONLY	: Debtor must select the number of each of the following items included in the Plan.
Valuation of Security	Assumption of Executory Contract or Unexpired Lease Lien Avoidance
0 1 2 3 4 5 A/(9)	0 1 2 3 4 5 0 1) 2 3 4 5 Last revised: December 1, 2017 -
	UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY
IN RE: AKA KENNETH der THE WOOD	E WRIGHT Case No.: 18-15336-J.NP Judge: Jerrold N. Postusny Jr.
Debtor(s)	
•	Chapter 13 Plan and Motions
. 🗹 Original	☐ Modified/Notice Required Date: 3-19-2018
Motions Included	Modified/No Notice Required
	JEANNE A. NAUGHTON, CLERK
	THE DEBTOR HAS FILED FOR RELIEF UNDER MAY - 4 2018 CHAPTER 13 OF THE BANKRUPTCY CODE
	YOUR RIGHTS MAY BE AFFECTED U.S. BANKAUST COURT BY CAMBEN, N.J.
confirmation hearing on the Plan prop You should read these papers carefull or any motion included in it must file a plan. Your claim may be reduced, mo be granted without further notice or he confirm this plan, if there are no timely to avoid or modify a lien, the lien avoid confirmation order alone will avoid or modify a lien based on value of the co	purt a separate Notice of the Hearing on Confirmation of Plan, which contains the date of the DEPUTY osed by the Debtor. This document is the actual Plan proposed by the Debtor to adjust debts. It is and discuss them with your attorney. Anyone who wishes to oppose any provision of this Plan written objection within the time frame stated in the Notice. Your rights may be affected by this additional of eliminated. This Plan may be confirmed and become binding, and included motions may be saring, unless written objection is filed before the deadline stated in the Notice. The Court may a filed objections, without further notice. See Bankruptcy Rule 3015. If this plan includes motions alonce or modification may take place solely within the chapter 13 confirmation process. The plan modify the lien. The debtor need not file a separate motion or adversary proceeding to avoid or illateral or to reduce the interest rate. An affected lien creditor who wishes to contest said and appear at the confirmation hearing to prosecute same.
THIS PLAN:	
☐ DOES 🗹 DOES NOT CONTAIN ! IN PART 10.	NON-STANDARD PROVISIONS. NON-STANDARD PROVISIONS MUST ALSO BE SET FORTH
Ď DOES ☐ DOES NOT LIMIT THE MAY RESULT IN A PARTIAL PAYMEI PART 7, IF ANY.	AMOUNT OF A SECURED CLAIM BASED SOLELY ON VALUE OF COLLATERAL, WHICH NT OR NO PAYMENT AT ALL TO THE SECURED CREDITOR. SEE MOTIONS SET FORTH IN
DOES DOES NOT AVOID A 3	UDICIAL LIEN OR NONPOSSESSORY, NONPURCHASE-MONEY SECURITY INTEREST. 7, IF ANY.
Initial Deblor(s)' Attomeÿ:	Initial Debtor: 74 W Initial Co-Debtor:

Part 1: Payment and Length of Plan	•
a. The debtor shall pay \$ 25.00 per month to the Chapter 13 Trustee, starting on upon proof of C/Aim for approximately 60 months.	
b. The debtor shall make plan payments to the Trustee from the following sources: ☐ Future earnings	
Other sources of funding (describe source, amount and date when funds are available): Truss Account 120 days From upon Proof of claim and power of attorney	}
c. Use of real property to satisfy plan obligations:	
☐ Sale of real property Description:	
Proposed date for completion:	
☐ Refinance of real property: Description: Proposed date for completion:	
 Loan modification with respect to mortgage encumbering property: Description: Proposed date for completion: 	
d. \square The regular monthly mortgage payment will continue pending the sale, refinance or loan modification.	
e. 🖟 Other information that may be important relating to the payment and length of plan:	
PAYMENT From truss account will be made upon	
Proper proof of dinim to Legal dreditors,	
and power of Attorney,	
\cdot	

Part 4: Secured	Claims		ing district			· / · · ·		·		
	efault ar	nd Maintain the Trustee	ing Payn e (as part	of the Plan	i) allov) monf	al Residence: ved claims for a thly obligations d. credita	due a	ifter the bankru		
Creditor	Collate Type o	ral or f Debt	Arreara	ge	Inter Arre	est Rate on arage	Amo Paid (In P	unt to be to Creditor lan)	Regu Payn	ilar Monthly
All credit	ons of	see mus claim	A+1	tache ave p	ow.	shee en of	4	t orney		-
b. Curing and Ma The Debtor will pay debtor will pay dire	intainin	g Payments	on Non	-Principal	Resid	ence & other l	loans anes (or rent arrear	igatior	is and the
Creditor .		Collateral or Type of Debt		rrearage		Interest Rate Arrearage	on	Amount to be Paid to Credi (In Plan)		Regular Monthly Payment (Outside Plan)
				11/		4	,			
c. Secured claims The following claim money security into the petition date ar	s were e	either incurre	ed within	910 days b	efore t	idi use oi ilie a	~~.~,	0/1	y a pu within	rchase one year of
Name of Cred	itor	Colla	iteral	Intere Rat		Amount of Claim	-	Fotal to be Paid Including Inte	d throu erest C	igh the Plan Calculation
	-,			1		4				

Part 2: Adequate Protection N			be paid to the Chapter
13 Trustee and disbursed pre-confirm っかナバタ b. Adequate protection paymer debtor(s) outside the Plan, pre-confirm	ation to AII Creditors WIFAT FY AND POWER OF A hts will be made in the amount of \$	eroof (c redito r). 	be paid directly by the
- 1 (1 (1 (1 (1 (1 (1 (1 (1 (1 (1 (1 (1 (be paid in full unless the creditor agree	s otherwise:	
Creditor	Type of Priority	Amount to be P	aid
CHAPTER 13 STANDING TRUSTEE	ADMINISTRATIVE .		D BY STATUTE
ATTORNEY FEE BALANCE	ADMINISTRATIVE .	1 4	UE:\$ NA
DOMESTIC SUPPORT OBLIGATION		NIA	
Secured	MPON Proof of cl	aim sat	isty all claims
unsecured	upon Proof of cla	im sati	'sfy All Claims
	And must have power of Attorney		
Check one: None	is assigned or owed to a governmental is assigned or owed to a governmental is listed below are based on a domestic intal unit and will be paid less than the fi	support obligation	on that has been assigned
Creditor	Type of Priority	Claim Amount	Amount to be Paid
	Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount.		

•

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Creditor _	Collateral	Scheduled Debt ·	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to be Paid

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

e. Surrender NONE

Upon confirmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 be terminated in all respects. The Debtor surrenders the following collateral:

Creditor		Collateral to be Surrendered .	Value of Surrendered Collateral	Remaining Unsecured Debt
	NONE			·

f. Secured Claims Unaffected by the Plan NONE

The following secured claims are unaffected by the Plan:

g. Secured Claims to	be Paid in Full Th	rough the Plan:	NONE	nll listed	l upo	n proofof diffe
Creditor _		Collateral	•		Total Am	ount to be ough the Plan
All crediton	s must s	how proof	of a	laim		1. Sum upon
All creditor and power	of attorn	e /			proof and p Attor	roof of alaim
Part 5: Unsecured	Claims NONE					Selection of the select
☐ Not less th☐ Not less th☐ Pro Rata o	nan \$nan \$nandistribution from an		ed pro rat	a N	A	
Creditor	Basis t	or Separate Classific	cation	Treatment	•	Amount to be Paid
(NOTE: See time property leases in this	limitations set fortl Plan.)	ed leases, not previo)(4) that n		•	ŀ
the following, which are	assumed:	ed leases, not previo	osoly reje			
Creditor	Arrears to be Cur Plan	ed in Nature of Cor Lease	ntract or	Treatment by	Debtor F	Post-Petition Payment
		11/				

	N	/										
Part 7: Motio	ns	NONE										
NOTE: All plan form, Notice of A Certification Court when the	s cont Chapt of Serv	aining er 13 ≀ ⁄ice, ∧	: motion Plan Tra lotice or	insmit f Chap	tal, with ter 13 F	nin the t Plan Tra	ime a	and in the mai	iner set for	տ տ թ.	A'Y' FDL	(3010-1.
a. Motion								(f). W NONE				
Creditor		Nature Collat	e of,	Туре о		Amount Lien		Value of Collateral	Amount of Claimed Exemption	Sum o Other Again Prope	Liens st the	Amount of Lien to be Avoided
					•							
			•						·.			:
			:		•			4				
								ecured to Cor ecured and to				
Creditor	Collat	teral	Schedi Debt	ıled	Total Collate Value		Sup	erior Liens	Value of Creditor's Interest in Collateral	ŀ	Total A Lien to Reclas	
		4	S.e	0		9+	+	ALK				
				ابــــــا								Ē

All creditons are unsecured owed to on Proof of Claim with power of Attorney

c, Moti	ion to Partiall	y Void Liens	and Reclassify	y Underlying Claims as Par	rtially Secured and Partially
Unsecured. The Del	NONE	reclassify the t	following claims		artially unsecured, and to void
Creditor	Collateral	Scheduled Debt	Total Collateral Value	Amount to be Deemed Secured	Amount to be Reclassified as Unsecured
Part 8: Oth	er Plan Provis	sions			
	ng of Property	-	e		
	Upon confirma Upon discharg				
Creditor Debtor notwith c. Orde The Sta	nstanding the a er of Distribut anding Trustee	automatic stay. tion shall pay allo	v. owed claims in th	the following order:	omary notices or coupons to the
2) 3) 4)	UNER	-ured	APON F	proof of dlaim n	d power of attorney and power of attoeney
	t-Petition Clai		•		
The Sta 1305(a) in the				pay post-petition claims file	ed pursuant to 11 U.S.C. Section
•					
•					

Part 9: Modification ☐ NONE	
If this Plan modifies a Plan previously filed in this case	e, complete the information below.
Date of Plan being modified:	
Explain below why the plan is being modified:	Explain below how the plan is being modified:
Are Schedules I and J being filed simultaneously with	this Modified Plan? Yes No
Need No modified, We Wi	11/ satisf All upon proof of claim.
Part 10: Non-Standard Provision(s): Signatures Regu	iired
AND SHOWING POWER OF	
Non-Standard Provisions Requiring Separate Signatu	res:
□ NONE	Λ
☐ Explain here:	
□ Explain riere.	Andrew .:
· · · · · · · · · · · · · · · · · · ·	
Any non-standard provisions placed elsewhere in this	plan are void.
The Debtor(s) and the attorney for the Debtor(s), if any	
	•
I certify under penalty of perjury that the plan contains this final paragraph.	s no non-standard provisions other than those set forth in Reserves the Right to Amand
Date:	Attorney for the Debtor wettout Perturize uck 1-308
	without restance
Date:	Debtor Debtor
	•
Date:	Joint Debtor
	,

Attorney for the Debtor Regionse the Right for BMAN
Regions the Right to BMAN
Resieve the Right for BMAN
Thout Presidice ucc 1-30
Fruit & Wylo
Debtor
Joint Debtor
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